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इस भाग में भिन्न पृष्ठ संख्या थी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके ,

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# MINISTRY OF LAW. JUSTICE AND COMPANY AFFAIRS

(Legislative Department)

New Delhi, the 9 th September, 1995/Bhadra 18, 1917 (Saka)

The following Act of Parliament received the assent of the President on the 8th September, 1995, and is hereby published for general informa-

# THE TEXTILE UNDERTAKINGS (NATIONALISATION ) ACT, 1995

No. 39 OF 1995

[8lh September, 1995.]

An Act to provide for the acquisition and transfer of the textile undertakings, and the right, title and interest of the owners in respect of the textile undertakings, specified in the First Schedule with a view to augmenting the production and distribution of different varieties of cloth and yarn so as to subserve the interests of the general Public and for matters connected therewith or incidental thereto,

WHEREAS the textile companies specified in column (3) of the First Schedule have, through their undertakings specified in column (2) of the said Schedule, been engaged in the manufacture and production of different varieties of cloth and yarn;

AND WHEREAS, pending acquisition, the management of the said textile undertakings was taken over by the Central Government under section 3 of the Textile Under takings (Taking Over of Management) Act. 1983 or under section 3 of the Laxmirattan and Atherton West Cotton Mills (Taking Over of Management) Act, 1976, as the case may be;

AND WHEREAS large sums of money have been invested with a view to making the said textile undertakings; viable;

40 of 1983.

98 of 1976

AND WHEREAS further investment of very large sums of money is necessary for the purpose of securing the optimum utilisation of the available facilities for the manufacture, production and distribution of, cloth and yarn by the said textile undertakings! of ihe companies;

AND WHEREAS such investment is also necessary lor securing the continued employment of the woikrnen employed in the said textile undertakings;

AND WHEREAS it  $i_s$  necessary in 'he public interest to acquire the said textile undertakings of the textile companies io ensure that the interest of the general public are served by the continuance by the said undertakings of Lli<sub>e</sub> companies of the manufacture, production and distribution of different varieties of cluth and yarn which are vital  $t_o$  ihe needs of the country;

BE it enacted by Parliament in the Forty-sixth Year of the Republic of India as follows:—

#### CHAPTER I

#### PRELIMINARY

Short title an\* com-mencement.

- 1. (1) This Act may be called 'he TexHle Undertakings! (Nationalisation) Act, 1995.
- (2) The provisions of sections 31 and 32 shall come into force at once and tliej remaining provisions of this Act shall be deemed to have come into force on the 1st day of April, 1994.

Definitions

- 2. (I) In this Ordinance, unless the context otherwise requires,—
  - (a) "appointed day" means the 1st day of April, 1994;
  - (b) "bank" means—
  - (0 the State Bank of India constituted under the State Bank at India Act, 1955;

23 of 1955.

(ii) a subsidiary Bank as defined in the Slate Bank of India (Subsidiary Banks) Act, 1959;

38 of 1959.

(*Hi*) a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Act. 1970;

5 of 1970.

(iv)'a corresponding new bnnk constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980;

40 of 1980.

(u) any other bunk, being a scheduled bank as defined in clause (e) of section 2 of ihe Reserve Bank of India Act, 1934;

2 of 1934.

- (c) "Commissioner" means a Commissions of Payments appointed under section 17;
- (d) "Custodian" means a Custodian appointed under section 4 of the Textile Undertakings (Taking Over of Management) Act, 1983 or under section 4 of the Laxmirattan and Atherton West Cotton Mills (Taking Over of Managemen<sup>1</sup>) Act, 1976, as the case may be:

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98 of 1976.

- (e) "National Textile Coiporation" means the National Textile Corporation Limited foimed and legiatei^d under the Companies Act, 1956;
- (f) "notification" means a n-ipficat *mi* publi lied in the Official Gazette;
- (g) "owner", when used in rplit'on to n textile undertaking, means any person or firm who or which is, immediately before the appointed day, the immediaip propre.or vr lever "r occupier of the textile undertaking or any part 'hereof, and in the c.i'e of a textile company which is being wound un ni the hu.iines? whereof is being carried on by a liquidator or receiver, includes such liquidator or receiver, and also includes 'iiy u'ent or m.m'or of such owner but does not include any person or body of persons authorised under the Textile Undertakings ("Taking Over of Management) Act, 1983 or under the Laxmirattan and Atherton West Chiton Mills (Taking Over of Management) Act, 1976 to take over the management of the whole or any part of the textile undertaking;

(h) "prescribed" means prescribed by rui $^{\wedge}$  made under this Act;

- (i) "specified date" means such date as the Central Government may, for the purpose of any provision of thin A\*\*t by notification, specify; and different rintes may be specified for different provision of this Act;
- (j) "subsidiary textile corporation" mepnfl the National Textile Corporation (South Maharashtra) limited, the National Tex<sup>1</sup>He Corporation (Uttar Pradesh) Limited or, any other textile corporation formed by the National Textile Corporation \$n\$ its subsidiary;
- (k) "textile" includes yarn or fabrics mfde either wholly or partly of cotton, wool, jute, synihetiV and prtifHqi (mtin-mar<sup>i\*</sup>^fibres:
- (Z) "textile comnany" meanT a company (being a conmany R, defined in the Companies Art, IPfifl) 'perified in rVumn (3) of the First Schedule as owning the textile undertaking 'spedflecl in +ht corresponding entry in column (2) of that Schedule;
- (m) "(extile undertaking" or "ho lextilr uiidcT-taking" mean<sup>1</sup>; an 'undertaking specified in column (2) of the First Schedule, the management of which was before the appointed day, taken over by the Central Government under (he Textile Undertakings (Taklnf? Over of Management) Act, 1983, or ns the r<sup>n</sup>se may bf\* undf the Laxmirattan and Atherton West Col ton Mills (Taking Over of Min agement) Act, 7976;

(2) Words and expressions used herein and not defined hm drflned In the Companies *Art*, 1956. shall have the meanings respectively assign ed to them in that Act.

1 of 1956.

40 of 1983.

98 of 107«.

1 of 1956.

#### CHAPTER II

### ACQUISITION AND TRANSFER OP THE TEXTILE UNDEBTAKINGS

Acquisition of rights of owners and vesting of the textile undertakings.

General effect of vesting.

- 3. (/) On the appointed day, the right, title and interest of the owner in relation to every textile undertaking shall stand transferred to and shall and shall vest absolutely in, the Central Government.
- (2) Every textile undertaking which stands vested in the Central Government by virtue of sub-section (/) shall immediately after it has so vested, stand transferred to, and vested in, the National Textile Corporation.
- 4. (2) The textile undertakings referred to in section 3 shall be deemed to include all assets, rights, lease-holds, powers, authorities and privileges and all property, movable and immovable, including lands, buildings, workshops, stores, instruments machinery and equipment, cash balances, cash on hand, reserve funds, investment and book debts pertaining to the textile undertakings and all other rights and interests in, or arising out of, such propeity as were immediately before the appointed day in the ownership, possession, power or control of the textile company in relation to the said undertakings, whether within or outside India, *arid* all books of account, registers and all other documents of whatever nature relating thereto and shall also be deemed to include the liabilities and obligations specified in sub-section (2) of section 5.
- (2) All property as aforesaid which have vested in the Central Government under sub-section (1) of section 3 shall, by force of such vesting, be freed and discharged from any trust, obligation mortgage, charge, lien and all other incumbrances affecting i», and any attachment, injunction or decree or order of any court or other authority restricting the use of such property in any manner shall be deemed to have been withdrawn.
- (3) Where any licence or other instrument in relation to a textile undertaking had been granted any time before the appointthe owner by the Central Government or a State Government or any other authority, the National Textile Corporation shall, on and from such date, be deemed to be substituted in such licence or other instrument in place of the owner referred fo there'n as if such licence or such other instrument had been granted to it and shall hold such licence or the textile undertaking specified in such other instrument for the remainder of the period for which the owner would have held such licence or the textile radertaking under such other instrument.
- (4) Every mortgagee of any property which h<sup>1</sup>as vested under this act in the Central Government and every person holding any charge, lien or other interest in, or in relation to, any such property shall give, within such time and in such manner as may be prescribed, an intimation to the Commissioner of sucJi mortgage, charge, lien or other interest.
- (5) For the removal of doubts, it is hereby declared that the mort-gagee of any property referred to in sub-section (2) or jin<sub>v</sub> other person holding any charge, lien or other interest .in. or in -relation to, anv such property'shall be •entitled" to claim, in accordance with his-rights p-,r! interests, payment rsf the niTtpape mnn»<sub>v</sub> or other-dues, -in whole

or in pan, out of the amounts specified in relation to such property m the First Schedule, but no such mortgage, charge, ,lien ur oilier interest shall be enforceable against any property which has vested in the Central Government.

(6) If, on the appointed day, any tUJt, appeal or other proceeding of whatever nature in Ielation io any propeily which has vested in the Cundal Government under section 3, insli'uiud or yielcnvd by oi against the textile company is pending, thr -.mie ihall noi abate, be discontinued or be, in any way, pre]tidjria]1y afioUed by reason of the transfer of the textile undertakings or of anything contained in this act, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the National Textile Corporation.

Ord. 6 uf 1455.

- (7) Any peit-un who, on the Hn'e on which the Textile Undertakings (NdtionaWbai'dM) Ordinance, HIH u\is promulgated, was in pos'>ession of, OJ had under his custody or control, (lie whole or any part of any textile undei taking r<Juu'd to in \rH ion 3, the management of which could not be taken OVCL by dip Central Government by reason ol" any decree, order or injunction of any com I or otherwise, it In ii 11 deliver forwiili the possession of such timiernking or part and nil hook^ oF account, rpgiiteis dnd .'ill o'b^r document"; of whatever mturr relating to such underiakinjt, LP part to ihe Central Government or the National Textile Corpoiaiion, ii (ho case may bo, mny specify in ibis behalf.
- 5. (1) Eveiy liability, other than iho liability spci-if-ed in =nb section (2), of the owner of a textile imn^rtdkimf, in relation io ihe try tile undertakings in respect of any period prior to 'he appointed day, shall be the liability of such owner and shall be enforceable against him and not against the Central Government or the National Textile Corporation.

Owner to be liable foi contain prior liabilities

- (2) Any liability arising in resperi of—
- (a) loans advanced by the Central Government, or a State Government, or both, to a textile undertaking (to^etbpr with interest due theroon) iiTirr the management of such undertaking had been taken over by 'be Central Government under section 3 of the Textile Undertakings (Taking Over of Management) Acf, 1983, or as the case may be, under section 3 of 'be Lnxmirattan and Athnlnn Wpst Cotton Mills (Taking Over of Management) Act, 1976;
- (b) amounts advanced i<sub>0</sub> a lexMlo iniJeri.-ikirjo, [aft^i th<sub>L</sub>- mnn-'ig^ment of such undertaking lud been lakon over by the Central Government under section 3 of the Textile Undertakings (Taking Over of Management) Act, 1933, or ay flip cise may be, u^der se.-tlon 3 of the Laxmirattan and Afherton West Cotton Mills (Taking Over of mrn igemem) Act, 1R76], by the National Textile Corporation or by a slate textile corporation, or by both, together with interest due thereon;
- (c) wages, salaries and other dues of employees of the textile undertaking, in repsect of any period after the management of such undettfikinw, had been taken over by the Central Government,

shall, on and from (he appointed day, bo th" liability of die Central Govprnment and shall be discharged for and nn behalf of ilia' Government, by the National Textile Corporation as and when repayment of such

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loans or amounts becomes due or as and when such wages, salaries or other dues become due and payable.

- (3) For the removal of doubts, h is hereby declared that,—
- (a) save as otherwise expressly provided in this section or in any other section of this act, no liability, other than the liability specified m sub-section (2), in relation to a textile undertaking, in respect of any period pilor to the appointed day, shall be enforceable against the Central Government or the National Textile Corporation;
- (b) no award, de^rr^ nr order of any court, tribunal or other authority in lelation to any textile utvieitaking, pas<sup>r</sup>cd after the appointed day, in respect of any matter, clnim or dispute in re^tion to any mattar not referred to in sub-s ction (2), which arose before that day shall be enforceable against the Central Government or the Nalional Textile Corporation;
- (c) no liability of any textile undertaking oi any owner thereof in relation to any textile undertaking before the appointed day, for the contravention of any provision of law for the time being in force, shall be enforceable against the Central (lovernmenf or the National Textile Corporation;
- 6. (1) The National Textile Corporation may, by order in writing transfer any textile undertaking specified at scrinl number'. 1 to <sup>1</sup>^ in t<sup>T</sup> eFh'st Schedule or part of any such textile undertaking to the National Textile Corporafnn (South Maharashtra") Limited and nnv textile undertaking specified at serial numbers 14 and 15 in the First Schedule or part of any such textile undertaking to the National Textile Corporation (Utfar Pradesh) Limited, as the case may be, or to any other subsidiary textile corporation and any such transfer shall be subject to such terms and conditions as may be specified in thp said order.
- (2) The subsidiary textile corporation shall, on and from the date of sTich transfer, be deemed to be substituted in the licence or other instrument referred to in sub-section (3) of sctjon 4 in place of the National Textile Corporation as if such licence or other instrument had been granted to the subsidiary textile corporation, ar>:1 shall hold such licence or other instrument for the remainder of the period for which the Natiomal Textile Corporation would haw held cmn
  licence, or other instrument
- (S) On the transfer to a subsidiary textile corporation of any toy-tile undertaking or any p-ut thereof, (ho Tnl^'lin^ -if the Nat-ona¹ Textilr Corrjoration, referred to in sub-section (2) of section 5, shall, in so far as they relate to the textile undertaking or part thereof so transferred to the subsidiary textile corporation, become, on and from the date of such transfer, the liabilities of th<sub>c</sub> subsidiary textile corporation and shal] be discharged by the subsidiary textile corporation as anc¹ when any such liability Is required to be discharged
- provided (4) Save as ohterwise expressly in this references m this act to the National Textile Corporation shail, in respect of any textile undertaking or any part thereof which is transferred to a subsidiary textile corporation, be construed as references to the subsidiary texttllie corporation.

Transfer ol any textile undeitaiung or port thereof to a subsidiary-textile Covporation.

- 7. (1) An amount equal to the value of the assets of a textile undertaking transferred to, and vested in, the Rational Textile Corporation under sub-section (2) oi! section & shail be deemed, to be contribution made by the Central Government to the equity capital of the National Textile Corporation; and for the contribution so made, the National Textile Corporation shall issue (if necessary after amending ils memorandum and articles o± association) to the Central Government paid-up shares, in its equity capital, having a face\* value equal to the amount specified against the textile undertaking In the corresponding enUy m column (4) of Ihe Fhht Schedule.
- (2) Where any liability assumed by the Central Government under lius Act, ju taken over by the National Textile Corporation under section 27, the Central Government shall surrender to that Corporation the shares issued to it under sub-section (1) having the face valu« equal to the amount to the extent to which the liability has been so taken over by Uio National Textile Coiporation and thereupon the share capital of the National textile Corporation shall, to the extent o± the face value of the shares so surrendered, stand reduced.

Shares to be issued by the Nutional Textile Corporation lor the value of the ussety transferred to it by the Centra] Govern, ment.

#### CHAPTER in

### PAYMEMI OF AMOUNTS

8. ine owner oi eveiy textile unatutaking shall be given by the Central Utivernmeiu, in cat, h anu 'm the manner spociiiud in Chapter VI, loi the Uuiisl'er to, and voting m, n, under sub-section (J) ot section 3, of such textile undertaking and Hie right, title and interest of the owner, m relation to such textile undorulviiig, an amount equal to the amount specitted against it in the corresponding eniry in column (A) of the First Schedule.

Payment of amount • to owners of textile under-takings.

9. (7) In, consideration of the letrospective operation of Lhe provisions of sectiony 3, 4 and 5, there shall be given, *in.* cash, by the Central Government, to ihe owner of every textile undertaking, the management of which was taken over by 'he Central Government an amount equal to an amount calculated at the rate specified in section 5 of the Textile Undertakings (Taking Ovei of Management) Act, 1983, or as the case may be, as specified in section 5 of the Laxmirattan and Atherton West Cotton Mills (Taking Over nf Management) Act, J 976 for the period commencing on the appointed day and ending on the date on which the Textile Undertakings (Naiionuiiuition) Ordinance, 1995 was promulgated.

Payment o£ further amount.

40 oi 1983.

98 of 1976. Ord. 6 of 1995.

- (2) In addition to the amount referred **to in section a there shall** be given by the Central Government, in cash, to the owner of every textile undertaking, simple interest at the **rate of four per cent**, **per** annum on the amount specified against **such owner In the corresponding** entry in column (4) of the First Schedule for the period commencing on the appointed day and ending on **the date on which' payment oi** such amount Is made by the Central Government **to the Commissioner.**
- (3) Th<sub>e</sub> amount representing interest **calculated** at  $\mathbf{th_e}$  rate specified in sub-section (2) shall lie given in addition (o the amount specified in the First Schedule.
- (4) For the removal of doubts, it is hereby declared that the liabilities of the ownprq in relation to the textile undertakings which

have vested in the Central Government under section 3 shall be discharged from Ihe amount refeired to in the Fiist Schedule and also from **the** amounts determined under sub-sections (1) and (2) in acotdance wilh the n'th, imd interests of the iTcdt'ors of the ownor.

#### CHAPTER IV

# MANM;I;MKNT, ETC, OF TEXTILE UNDEHTAKINGK

Management, etc of Textile rnidertaki'iiii<sup>t</sup>!\_ 10. The National Textile Corporation or any person which **that** Corporation may. by 'oidci in writing, specify, shall be\* cntilled io exexcise, the powers of gont'ral Kupcrinifnduni'i\*, ditection, control and management of ho nfTiiiry and buHinow of a texide miJoviakinK, 'he nghL, title and interest o[' an owner in relation <0 which have vested in that Corporation under sub-section (-?) of section 3, and do all such things as the owner of the textile undertaking is authorised to exercise and do.

Special provision for disposal of assets of the lextile undertakings in certain circumstancea.

11. If the National Textile Corporation considers it necessary or expedient for the better management, modernisation, restructuring or revival of a textile undertaking so to do, it may, with Ihe pievioun sanction of the Central Government, transfer, mortgage; sell or otherwise dispose of any land, plant machinery or any other a^pets of onv of the lo\ille undertaking:

Provided that 'ho proceedr, of no such transfer mortgage, sale or disposal of assets shall be utilized for any purpose other than the purpose for which the sanction of the Central Government has been obtained.

Duty of persons in charge of management of textile undertakings to deliver all assets etc.

12. On the vesting of the management of a textile undertaking in **the** National Textile Corporation, all persons in charge of the management of such textile undertaking immediately before such vesting shall be bound to del'ver to the National Textile Corporation all assets, books of account, registers or other documents in their custody relating to the textile undertaking.

Accounts.

13. The National Textile Corporation shall maintain the accounts of the textile undertaking's in accordance with the provisions of the Companies Act, 1956.

1 of 1956.

#### CHAPTER V

#### PROVISIONS RELATING TO EMPLOYEES OF TEXTILE UNDERTAKINGS

Employment of certain employees to continue.

14. (1) Every person who is a workman within the meaning of the Industrial Disputes Act, 1947, and has been, immediately b^lo'e the appointed day, in the employment of a textile undertaking shall become, on and from the appointed day, an employee of the National Textile Corporation, and shall hold office or service in ihn National Textile Corporation with the same rights and privileges as to pension, gratuity and

14 of 1947.

other matters as would have been admissible to him if the rights in relation to such textile undertaking had not been transferred to, and vested in, the National Textile CorporaUon, and rhnll continue t« do so unless and until his employment in the National Textile Corporation is duly terminated or until his remuneration, terms and conditions of employment are duly altered by the National Textile Corporation.

14 of 1947.

(2) Every person who is not a workman wilhin the meaning of the Industrial Disputes Act, 1947, and who lias been, immediately befoie the appointed day, n Uie tMnploj mem of a iexnle un<\_iii iking jhnll. in so far as a aiuh prison ij employed in connection with the textile undertaking which 1LJQ vested in the National Textile Corpor.'i' on, become, as from the appointed day, an employee of ihe National Textile Corporation and hold ilia office or service therein by tlm same tenure, at the same iwininrration and upon 1,1K name lemT-i and < onditions and WJIII < he sanK<sup>1</sup> rights and privilege, as in 'elision and yratu.ty and other mailers as ho would have hold tly same under the textile undertaking if it had not '.pst'vl in the Nmicial Textile Corporation and shall continue to do so uiueiw and until his employment in the National Te.xti'e Corporation is duly terminated or until his remuneration, terms and conditions of employment are duly altered by the National Textile Corporation.

14 of 1947.

- (3) Notwithstanding anything contained in the Industrial Disputes Act, 1947, or in any other law for Uie time being in force, the transfer of ihe services of any officer or other employee of a taxtile undertaking to the National Textile Corporation shall not entitle such officer or other uimpemsjiion under thi.-i Act employee <o any or any other law for the time being in 'force and no such claim shall be entertained by any court, tribunal or other authority.
- (4) Where, under the terms of any contract of service or otherwise, any person whose services become terminated or whose services become transferred to the National Textile Corporation by reason of the provisions of this Act is entitled to any arrears of salary or wages or any payment for any leave not availed of or other payment, not being payment by way of gratuity or pension, such person may, except to tha extent such liability has been taken over by the Central Government under saction 5, enforce his claim against the owner of the textile undertaking but not against the Central Government or the National Textile Corporation.
- 15. (2) Where the owner of a textile undertaking has established a provident fund, guperannuation, welfare or other fund for the benefit of the persons employed in such textile undertaking the monies relatabl\* to the employees, whose services have become transferred by or under this Act to the National Textile Corporation shall, out of the monies standing, on the appointed day, to the credit of such provident fund, superannuation, welfare or other fund, stand transferred to, and shall vest in, the National Textile Corporation.
- (2) The monies which stand transferred, under sub-section (I), to the National Textile Corporation shall be dealt with by that Corporation in such manner as may be preprribed.

Provident and other funds.

Transfer of employees to a subsidiary textile corporation.

Hi. Where any textile -undertaking or any part thereof is **transfer**-reel under this Act to a subsidiary textile corporation, every person relerred to in sub-section (1) and sub-section (2) of section 14 shall, on and from the date of such transfer, become an employee of the subsidiary textile coiporation, and the provisions of sections 14 and 15 thai] apply to such employee as they apply to an employee of the National Textile Corporation as if references in the said sections to the National Textile Corporation were references to the subsidiary textile corporation.

#### CHAPTER VI

#### COMMISSIONERS OF PAYMENTS

Appointment of Commissioners of Payments,

- 17. (./) For the purpose of disbursing<sup>1</sup> the amount payable to ihe own\*r of each loxtile undertaking, the Central Government shall, by notification in Hie official Gazette.—
  - (a) appoint .such number of persons as it may think fit to be Commissioners of Payments; and
  - (b) define the local limits within which the Commissioners of Payments shall exercise the powers conferred, and perform the duties imposed, on them by or under this Act.
- (2) The Central Government may appoint such other persons as if may think fit to assist the Commissioner and (hereupon 'he Commissioner may authorise one or more of such persons also to evercise all or any of the poweis exercisable by him under this A.'t, and different persons may be authorised to exercise different powers.
- (3) Any person authorised by the Commissioner to exercise **any** powers may exercise those powers in the same manner "md with the same effect as if they have been conferred on that pet son directly by thib Act and not by way of authorisation.
- (4) The salaries and allowances of the Commissioner and other person is appointed under rl\$s section shall be defrayed out of 'the Consolidated Fund of India.
- (?) References in this Act to the Commissioner shall, where more than one Commission'r Las been appointed, be construed as references to the Commissioner in relation to the textile undertaking within the local limits of the jurisdiction specified under clause (b) of sub-section (1).

Payment by the Central Government to the Commissioner. 18. (7) The Central Government shall, within fifty days from the specified date, pay in cash to the Commissioner, for pa; mtnt to the owner of a textile undertaking, an amount equal  $t_0$  the amount specified against the textile undertaking in the First Schedule and shall also pay to the Commissioner such sums as may be due to the owner of a textile undertaking under sub-sections (/) and (2) of section 9.

40 of 198J.

§8 dt 1976.

- (2) In relation to the textile undeitakings, the management of which was taken over by the Central Government unuer the Textile Undertakings (Taking Over of Management) Act, 19D3, there shall be paid by the Central Government [in addition io the amount reieued to in subsection (i)], to the Coinnii-sioner, in cash, such amount payable under "section 5 of that Act as remains unpaid in relation io the period commencing on the date on which such management was taiken over by ihe Central Government and ending on the appointed day.
- (3) In relation to the rexiile undcitakings, the m-tiugemeni of which Was taken over by the Central Government under the Laxmiiattan and Atherton West Cotton MiDs (Taking Over of Management) Act, 1976, there shall be paid by the Centred Government ("in addition to the amount referred to in sub-rection (/)], to the Commissioner, in cash, such amount payable under section 5 of that Act as remains unpaid in relation to the period commencing on the date on which such management was taken over by 'he Central Government and ending on the appointed day.
- (4) A deposit account shall be opened by the Central Government, in favour of the Commissioner, in the Public Account of InrH-i, and every amount paid under this Act to the Commissioner shall be Seposited by him to the credit of the said deposit account in the Public Account of India, and thereafter the said deposit account shall be operated by the Commissioner.
- (5) Separate records shall be maintained hy 'he Commissioner in respect of each textile undertaking In relation to which payments have been made *to him* under this Act.
- (6) Interest accruing on (he amounts standing to the credit rif the deposit account referred to in nib faction (4> phall inure to ihp benefit of the owners of the textile undertakings.
- 19. (1) The National Textile Corporation ihall be entitled to receive, up to the specified date, to the exclus'on of all r>iher pn\=i>?\•;, any money due to the textile undertaking, realised after the appointed day, notwithstanding that the realisations pertain to a period prior to the appointed day.

Cirtain rroweis of the National Textile Corporation.

- (2) The National Textile Corporation may make a claim to Commissioner with regard to every payment made by the Custodian after the afppoinfed day but before- the dnip on ^vhirh rlir- Textile TInrtortakir^gfs (Nationalisminn) Ordinance 1995 wr p-nmul^-'ted for dis. charging liability of ihe owner of treiilc underanv taking in relation to any period prior to the appointed day, and every such claim shall have priority- in accordance with the priorities attaching, under this Act, to the to whirh matter in relation liability has been difirbnrrrn'd by "e Custodian.
- (3) Save as otherwise provided in this Act, the IfabilinVs in relation to a textile undertaking in respect of any period prior to the appointed day which have not been discharged by thr Custodian shall be the liabilities of th» owner of that textile undertaking.

Qrd 6 of 1995.

Claim\* to be made to the Commissioner.

20. Every person having a claim against the owner of ;i textile undertaking shall preTei such claim before the C unmissioner within thirty days from the s[\.cili.'i date:

Provided that if the Commissioner is satisfied that the claimant was prevented by j>uiJicieut cause *hum* prelerriiig ihe -*Anin* witliin the said period of thirty days, he may enteitain the claim within a further period of thirty days but not thereafter.

Priority of claims,

- 21. The claims arising out of the matters specified in the Seeond Schedule shall have priorities in accordance with the following principles, namely:—
  - (a) category I shall have precedence over all oiher categoric, and category II shall have precedence over category III and so on;
  - (b) the claims specified in each of the categories! except category IV, shall rank equally and he paid in full, but if /he amount lis insufficient to meet such claims in lull, they shall abat^ in equal proportions and be paid accordingly;
  - (c) the liabililies specified in c^teigory JV shall be discharged, subject to the priorities specified in this section, in accordance with the terms of the ^cure-d' loam; arid the priority, *inter* se, of such loans; and
  - (d) the question of payment of a liability with regard to a matter specified in a lower category shall arise only if a surplus is, left after meeting all the liabilities specified in the immediately higher category.

Examination of claims.

- 22. (1) On receipt of th" claims under section 20, the Commissioner shall arrange the claims in (be order of priority specified in the Seeond Schedule and examine the same in accordance with the said order.
- (2) If, on examination of the claims, the Commissioner is of the opinion that the amount paid to him under this Act is not sufficient to meet the liabilities specified in w lower category, he shall not be required to examine the liabilities in respect of such lower category.

Admission or rejection of claims.

- 23. (1) After examining the claims with reference to *the* priority set out in the Second Schedule, ibo Commissioner shall fk a retain datf on or before which every claimant shrill file the pi oof  $\lt$ r b's claim *or* br excluded from ihe benefit of ibo (iisbm-pement rmdc b- ihc Commissioner.
- (2) Not less than fourteen days' notice of the date so fixed shall be given by advertisement in one issue of the daily newspaper in the English language and one issue of the daily newspaper in the regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the time specified in the advertisement.
- (3) Every claimant who fails to file the proof of his Haim'within the time specified by the Commissioner shall be excluded from the disbursements made by ihe Commissioner.

- (4) **The** Commissioner shall, after such investigation as may, in his opinion, be necessary and after giving the owner of the textile undertaking an opportunity of refuting ihe claim and after giving the claimants a reasonable opportunity of being heard, jri wilting, admit or reject the claim in whole or in part.
- (5) The Commissioner shall have\* rhe puwci io *ix%vinle* IIK, -"'^n pro **cedure** in all matters arising out of the discharge of his functions includia£ the place or places at which h^ rny hold hir. silting nml ,>bnll, for ihe purpose of making air/ invMkalion under this Act, h i<sup>T</sup><- the same powers as are vested in a civil conri undpr 'he Corlp of Civil Fiwodurp, **1908**, while trying a suit, in respect <f the following matters, namely:—

5 of 1908.

- (a) de summoning and enforcing the attendance of any witness
  and examining him on oath;
- (b) the discovery and production of any document or other material object producible PS evidence;
  - (c) the reception of evidence on affidavits; and
- (d) the issuing of any commission for the examination of witnesses .  $\ensuremath{\mathrm{I}}$

45 of 1860

(ff) **Any** investigation before the Commissioner shall be deemed to be a judicial proceeding<sup>1</sup> within the meaning of sections 193 and 228 of 'bf **Indian Penal** Code and the Commissioner shall be deemed to be a civil court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, "1973.

2 of 1974,

(7) A claimant who is dissatisfied with the decision of the Commissioner may prefer an appeal against the decision to the nrincipal civil court of original jurisdiction within the local limits of whose jurisdiction the textile undertaking is situated:

Provided that where a person who is a Judge of a High Court is appointed to be the Commissioner, such appeal shall he to the Hi'jh Court for the State in which the textile undertaking is sifu^'o^. and such rppeal shall be heard and disposed of by not less than (wo Jurigor of tha High Court.

24. After admitting a claim under this \tau?\. fho amount flue in rrspect of such claim shall be credited by the Commissioner 10 the relevant fund or be paid to the person nr rier^m^ to whom inch ^ums are rltie and on such credit or nwment the liability of the nwror "n r^sprrf of such claim shall stand discharged.

Pi buisem nt of money by the Commissinier to claimTts.

25. (1) If, out of the monies nai<1 to him in relation to a. tertilp undertaking, there is a balance left nff^r mPfMin? i^o liabilii ps ns <jn^c-Red in the Second Schedule, fhc Commissioner sh';tll d'sburr" ^ch bnl-in^^ to the owner of such fpxf'V undertakin.ff,

Ilisburse-Jii.'nt of amounts (» <hc owners. \_\_\_\_\_\_

- (2) Before making any payment to the owner of any textile undertaking under sub-secii m (2), the Commissioner shall "aUsfy hiniaeT" as to the right of such pcibon to receive the-whole ur any part n[ such £ v'unt, and in the event o[ then\* h  $i^2$ z i doubl, or di pu'o as to ihc right of the person to receive the V/IT>IC -,T :H'V part of 'he-ninnim' referred to in sections 8 and 9, the Commissioner shall refer (lie matter to the court and make the disbvtr:'::titi<sup>1</sup>:ii in j>cconbn~e with the decision of 'hat court.
- (3) For the removal of doubts, it is hereby declared that the entries in column (3) of iho First Schedule shall not be deemed  $t_0$  be conclusive as to the right, tiLle and interest of any pn-,),, in rrhii.»n in an-resile undertaking specified in the corresponding entries in column (2) of the said Schedule and evidence shall he admissible to establish the right, title and interest of any person in relation to such texijip undertaking.
- (4) Where any machinery, equipment or otli\*\*r property in a textile undertaking has vested in the , National TexM^ rnrp-nrntion, hut such machinery, equipment or other property does not belong to the owner of such textile undertaking, the amount specified in clumn (4) of the First Schedule against such tp-:tile undertaking shall, .in n reference made to it by the Commissioner, be iiipnrtione'l by the court between ihe owner of such textile undertaking and the owner of such machinery ciuviumem or other property having due rernrd  $t_{\rm o}$  ihf VHIUC of such machinery, equipment or other property on the -ipptv'ntPd day.

Explanation.— In this section, "court", in relation to a textile undertaking, means the principal civil court of original jurisdiction within the local limits of whone iurisdic'ion the tovile irxlertn^'nr: h situated.

Undisbursed or unclaimed amounts to be deposited to ihc general reserve account.

26. Any money paid to the Commissioner which remains undisbursed or unclaimed for a period of three years from the last dnv on which the disbursement was rnpde, Khali be transferred by the Coinmi^nner ^ t^e general revenue account of the Central Government; but a claim to any money so transferred mnv be prrferred to the Central Crnvernmpnt by the person entitled to such rmvmeut ^nd shall be f^alf with in if such transfer had not been m^de, the order, if nnv, for piympn' of the claim being treated as an order for the refund of revenue

# CHAPTTR VTI

#### MTSCFTXANEOTTS

Assumption of liability.

- 27. (I) Where any liability of the owner of a textile undertaking arising out of any item specified in category I of the Second Schedule is not discharged fully by the Commissioner out of the amount paid to him under this Act, the Commissioner shall intimate in writing to the Central Government the extent of the liability which remains undischarged, and that liability shall be assumed by the Central Government.
- (2) The Central Government may, by order, direct the National Textile Corporation to the over any liability assumed by that Government under sub-section (1), and on receipt of such direction, it shall be the duty of the National Textile Corporation to discharge such liability.

28. Notwithstanding the vesting, uud':i vliii. Act, ul a textile undertaking in the National iexliJe Coipoiuuon,—

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until alternative
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(a) the Ljituaiaii who has been managing the all uis such uniierLakiii^ beiwt Hie date on which the lextile Undertakings (duiti'orialisatiuu) Ordinance, 19&5 was jjroinuigated miiii-I i^LLUiaLivt; an aiigoiuuitt, miJde have hcen by l\]u.uoiidl 'Icxii.e L'oipurM.ioiij continue iu manage ihe ahaU'a of such undertakings as il' tiie Cusiodun had been uiubouued by the National Textile Corporation to manage the Lilians of tuch widertaking; and

- (b) the Custodian or any person authorised by him for this purpose shall, until alternative arrangements have been made by the National Textile Coiporation, continue to be authored to operate, in relation to the textile undertaking, any account oi such undertaking in a bank as if such Custodian or the person authorised by the Custodian had been authorised by the National Textile Corporation to operate such account.
- 29. The provisions of this Act, shall have eilect notwithstanding anything inconsit.ioni therewith contained in any other law for the time being in force or in any instalment having eli'oct by virtue of any law other than tins Act or in any do/ice oi oulcr of any court, Iribunal or authority.

Actto override all other enact, merits.

30. (1) Every conttact entered into by the owner or occupier of any textile undertaking for any service, sale or supply and in force immediately before the appointed day shall, on mid from the expiry of one hundred and iwenty tiays irnm Hie dale on whuh Hit- Tortile Undertakings (Nutionili aiion) O-iiifimicc.  $\langle l)9r >$ VUI.J proniulr:,atc\l, cease have cil'ei' unle.r ::uch contract ig Jieiore of that period, raillied, in willing, by the National Textile Corporation and in ratifying such coniraci the National Texiil, Coiporanon mny make such alterations or modification<sup>c</sup>, ilierein as it may think fit:

Contracts to ceaso to have effect unless ratified by the National Textile Corpora tion.

Provided that the National Textile Corporation shall not omit to ratify a contract, and shrill not mate any alteration or modification in a contract, unless it is satisfied that such contract is unduly onerous or has been entered into in badfaitli or is detrimental in the inferent of the teyfile undertaking,

(2) The National Textile Corporation shall not omit to ratify a contract or make any alteration or modification therein except affer giving to **the** parties to the contract a reasonable opportunity of being heard and except after recording in writing its reasons for refusal to ratify the contract or for making any alteration or modification therein.

# 31. Any person who,—

Penalties.

- (a) having in his possession, custody or control any property forming part of a textile undertaking, wrongfully withholds such property from the Central Government or the National Textile Corporation, or any person authorised by that Government or Corporation, as **the** case may be, in this behalf, or
- (b) wrongfully obuins possession of or letairs. »my property ferminp pan of the textile undertaking or wilfully wiihholds or fa'ls to furnish to the Central Government, the National Textile Corporation

Ord. 6 of 1995.

Ord. of 6 of

1995.

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or any person specified by that Government, or Corpoiation. as the case may be, any document relating to Mich textile undertaking which may be in his possession, custody or contiol or tails to deliver to the National Textile Corporation or any person specified by that Corporation any assets, books oi account, legisleis or oilier documents in his custody relating to the textile undertaking, or

(c) wrongfully removes or destroys any pioperty forming part of any textile undertaking or prdei.s any claim under this Act which he knovvs or has reasonable cause io beliew iu be i'aJse or grossly inaccurate,

shall be punishable with imprisonment for a term which may extend to two years, or with line which may extend to ten thousand rupees, or with both.

&J. (,1) Vv here an offience under this Act has been committed by a company, every person who at the time the offence was committed was in charge ot, and was responsible to, Qie company lor the conduct of the business of the company as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded ag'aiwt and punished accordingly:

Provided that nothing contained in tliis sub-section shall render any such person liable to any punishment, if he piovea that the offence' was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and <t is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "company" means any body corporate and includes a firm or other association of individuals; and
  - (6) "director", in relation to a firm, means a partner in the firm.
- 33. No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government or the Custodian or the National Textile Corporation or any subsidiary textile corporation or any officer or other person authorised by either of such Corporations for anything which is in good, faith done or intended to be done under this Act.
- 34. No proceeding for the winding up of a textile company, the right, title and interest in relation to the textile undertaking owned by which have vested in the National Textile Corporation under this Act or for the appointment >f a receiver in respect of the business of the textile undertaking shall lit or be proceeded with In any cmtrt except with, consent of the Central Government.
- 35. (1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under ihlis Act, other than the power under section 36, may also be exercised by any person or persons as may be specified In the notification.

Oilfence:, by companies

Protection of action taken in good faith.

Textile companies not to be wound up by the Court.

Delegation of powers.

- \2) Whenever any delegation of power is made under subjection (1), the person to whom such puwer has been delegated ahall act Under **the** direction, control and supervision of the Central Government.
- 36. (1) The Ceniral (Jnvetniurm m.iy, by notification, make rules to cuny out the provisions of (Ins A\*. I.

to make i ules.

- (2) In particular, and without prejudice to the generality of the **foregoing power**, such rules may provide for all or any of the following matters, namely:--
  - (a\_) the time Within which and the manner m which an intimation referred io in suh-section (4) of section 4 shall bp given:
  - (b) the manner in which monies in any provident or other fund referred to in section  $I^s$  -hull be dealt with,
  - (i-) any ottuT matter which I\* required io be, or may be, prescribed.
- (?) Every rule maOo by the Central Government nndei tins Act shall be laid, as soon as may be after it is made before each House of Parliament, while it is in session, lor a total period of thirty days which may be comprised hi one session or in two or more successive sessions, and if. before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification jn the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in BUCTI modified form or be of no effect, as the case may be; so, however, rhat any such modification or annulment shall be without prejudice to the validity of anythint\* previously done under that rule.
- 37. (1) If any difficulty arises in giving effect to the provisions of tins Act, the Central Government may, b} order not inconsistent with the provisions of this Act, remove the difficulty

Power to remove difficulties.

Repeal

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and

Ord. 6 ot

Provided that no such order shall be made after the expiry of a period of two years, from the date on which Textile Undertakings (Nationalisation) Ordinance, 1W5 was promulgated.

- (2) Every order made under this seen on shall, and soon as niav IK' after it is made, be laid heore each House of Parliament.
- Ord. 6 of 1095
- 08. (/) The Textile Undertakings (Nationalisation) Ordinance, 1995, is hereby repealed
- (2) Notwithstanding such lepeal, anything done or any action taken under the said Ordinance shall bp deemed  $t_n$  have been donp or taken under the corresponding provisions of this Act

# THE FIRST SCHEDULE

\See sections 2(1) and (m), 8 and 18(1)]

&1.	Niimc of the textile undertaking  (2)	Name of the owner	Amount (in rupees)	
(1)		(3)		
1.	Elphinitone Spinning and Weaving Mills, Elphinstone Road, Bombay.	The niphinslone Spinning and Weaving Mills Co. Ltd., Karaani Chambers, 32, Ramji Bliai Kumani Marg. Bombay-38.	4,56,98,000	
2.	Finlay Mills, 10/11, Dr. S.S. Rao Road, Bombay,	The Finlay Mills Ltd., Chartered Bank Building Fort, Bombay-23,	8.14,87,000	
3.	Gold Mohur Mills, Dadasaheb Phalkc Road, Dadar, Bombay.	The Gold Mohur Mills Ltd., Chartered flank Building, Fort. Bombay-23.	5,45,55,000	
4.	Jam Manufacturing Mills. Lalbaug, Pavel, Bombay.	The Jam Manufacturing Co. Ltd., Lalbaug. Parel. Bombav-12.	2,79,62,000	
5.	Kohinoor Mills (No. 1), Naiganin "J Cross Road, Dadar, Bombay.			
6.	Kohinoor Mills (No. 2), Naigaum i Cross Road, Dadar. Bombay.	The Kohinoor Mills Co. Ltd., Killick House, Charanjit Rai Marg (Home Street), Fort, Bombay-1.	2,33,38,000	
7.	Kohinoor Mills (No. 3), Lady Jam- sh«dji Road, Dadar, Bombay.			
8.	New City of Bombay Manufacturing Mills, 63, Tukaram B. Kadam Marg, Bombay.	The Now City of Bombay Manufacturing Co. Ltd., 63, Tukaram Baisaji Kadam Path, Bombay-33.	4,23,57,000	
9.	Podar Mills. N.M, Joshi Marg. Bombay,	The Podar Mills Ltd., Podar Chambers, Syed Abdulla Brelvi Road, Fort, Bombay-1.	7,46,30.000	
10,	Podar Mills (Process House), Gunpat Rao Kadam Marg, Bombay,	The Podar Mills Ltd., Podar Chambers, Syed Abdulla Brelvi Road, Fort, Bombay-1.	1.91,94,000	
U.	Shrce Madhusudan Mills, Paudurang Budbkar Marg, Bombay.	Shree Mfitlhusudan Mills Lid., 31, Chowringhee Road, Calcutta-16.	2,70,85,000	
12.	Shree Sitaram MiJls. N.M. Joshi Marg, Bombay.	Shree Sitaram Mills Ltd., N.M. Joshi Marg, Bombay-11.	1,95.20,000	
13.	Tata Mills, Dr. Amr-edkar Road, Dadar, Bombay.	The Tata Mills Ltd., Bombay House, 24 I-lomi Mody Street, Fort. Bombay-23.	9,33,47,000	
14.	Laxmirattun Cotton Mills, Kalpi Road. Kanpur.	Laxmirattan Cotton Mills Company Limited, Behari Niwas, Chatai Mahal, Kanpur.	2.22,39.000	
15.	Atherton West Coil on Mills. Anwar GBBJ, Kanpur.	Atherton West and Company Limited, Anwarganj, Kanpur.	1,10,95.000	

#### THE SECOND SCHEDULE

(See sections 21, 22, 23 and 11)

Order of priorities for discharge of liabilities in respect of a textile undertaking

#### PART A

# Post-take-over management period

# Category \.-~

- (a) Loans advanced by a Bank.
- (b) Loan? advanced by an institution other than a Bank.
- (c) Any other loan.
- (d) Any credit availed of for purpose of trade or manufacturing operations.

# Category II.—

- (a) Revenue, taxes, cesses, rates or any other dues to the Central Government or a State Government,
- (6) Any other dues

# PART B

# Pre-take-over management period

# Categjry Itl -

Arrears in relation to provident fund, salaries and wages, and other amounts, due to an employee.

# Category IV .--

Secured loans

### Category V.~

Revenues, taxes, cesses, rates or any other dues to the Central Government, a State Government, a local authority or a State Electricity Board,

# Category VI.—

- (a) Any cio^it availed of for purpose of trade or manufacturing operations.
- (6) Any other du#s.

K. L. MOHANPURIA, Secy, to the Govt. of India.